Mail To: P.O. Box 8935

Madison, WI 53708-8935

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#### DIVISION OF PROFESSIONAL CREDENTIAL PROCESSING

#### FIREARMS CERTIFICATION OF PROFICIENCY - INITIAL CERTIFICATION

IMPORTANT: This form is required for initial certification in Wisconsin or for any other situation when a person is required to obtain the complete 36-hour firearms training course before carrying a firearm while on duty as a security guard.

PLEASE TYPE OR PRINT IN I	Your name and address a Check box to withhold stre			rom lists of 10 or	more credential holders (Wis. Stat. § 440.1
Last Name	First Name		MI	Former / M	aiden Name(s)
Your Street Address (number,	street, city, state, zip)				
Mail To Address (if different)					
Date of Birth		Daytime Telep	ohone ?	Number -	
month day	year	,			
Ethnic/gender status information is optional.	Sex: $\square$ M Ethnic:	☐ White, not of ☐ Black, not of ☐ Hispanic	-	-	☐ American Indian or Alaskan☐ Asian or Pacific Islander☐ Other
Height	Weight	Eye Colo	or		Hair Color
Have you ever held a license/c If yes, provide your Wisconsin	credential in the state of Wisconsin license/credential number.	in?		Yes	No (please indicate)
The firearms certification of p	roficiency is valid for one year.	It may be renewed	d for a	one year peri	iod at that time.
Name of Private Detecti	ve/Security Guard Agency			Agenc	y License Number
Address of Agency (number, street, city, state, zip code)				Daytime Telephone Number	
NO FEE IS REQUIRED					
FOR OFFICE USE ONLY: Agency Firearms Policy is on file.	☐ Yes ☐	No			
Applicant is covered under agency in policy which includes firearms coverage.					
Firearms Certification of Proficiency	is valid through:				

#467 (Rev. 2/12) Ch. 440, Stats.

	ARK AN X IN THE APPROPRIATE BO	X. If you	answer Yes to any question, give all		
	<ul> <li>a. Have you or the owner named on page 1 ever been convicted of a misdemeanor or a felony? <u>If YES</u>, attach Form #2252 to provide details about the crime.</li> </ul>				<u>NO</u>
b.	b. Are any felony or misdemeanor charges pending against you or the owner named on page 1? <u>If</u> YES, attach Form #2252 to provide details about the pending charge.				
c.	c. Have you or the owner named on page 1 ever surrendered, resigned, cancelled or been denied a professional license or other credential in Wisconsin or any other jurisdiction? <u>If YES, give details on an attached sheet, including the name of the profession and the agency.</u>				
d.	d. Has any licensing or other credentialing agency ever taken any disciplinary action against you or the owner named on page 1, including but not limited to, any warning, reprimand, suspension, probation, limitation or revocation? If YES, attach a sheet providing details about the action, including the name of the credentialing agency and date of action.				
e.	e. Is disciplinary action pending against you or the owner named on page 1 in any jurisdiction? If YES, attach a sheet providing details about pending action, including the name of the agency and status or action.				
Pla	nce of Firing Range		Place Where Classroom Instruction is P	rovided	
Ad	dress (number, street, city, state, zip)		Address (number, street, city, state, zip)		
	Date(s)	Time	Date(s)		Time
	Date(s)	Time	Date(s)		Time
	Date(s)	Time	Date(s)		Time
	Date(s)	Time	Date(s)		Time
	Date(s)	Time	Date(s)		Time
	Date(s)	Time	Date(s)		Time
NO	OTE: A SEPARATE CERTIFICATION	N OF PROFI-AUTOMA	ICIENCY IS REQUIRED FOR EACH TYPITIC OR A SHOTGUN WHICH AN OWNER		REARM,
NO	OTE: A SEPARATE CERTIFICATION SUCH AS A REVOLVER, SEM	N OF PROFI-AUTOMAY	ICIENCY IS REQUIRED FOR EACH TYPITIC OR A SHOTGUN WHICH AN OWNER ORITY GUARD.		REARM,
	OTE: A SEPARATE CERTIFICATION SUCH AS A REVOLVER, SEM MAY CARRY WHEN ON DUTY TYPE OF WEAPON FOR WHICE TYPE OF WEAPON FOR	N OF PROFI-AUTOMA' AS A SECUENT TRAINING N OF PROFI-AUTOMA' AS A SECUENT	ICIENCY IS REQUIRED FOR EACH TYPE FIC OR A SHOTGUN WHICH AN OWNER FRITY GUARD. ICIENCY IS REQUIRED FOR EACH TYPE FIC OR A SHOTGUN WHICH AN OWNER FRITY GUARD.	E OF FI	REARM, PLOYEE

NOTE: One instructor may provide the complete 36-hour training program or 2 instructors may provide various segments of the program. If one instructor provided the complete 36-hour program, he or she should sign the statement in the left column below. If there was a second instructor, he or she should also sign the statement in the right column below.

This is to certify that the above-named person has completed a training program of NOT LESS THAN 36 HOURS in the specific topics required by sec. RL 34.03, Wis. Admin. Code. This person has been thoroughly instructed in and understands the safety rules, the range rules, the procedures for the care and cleaning of the weapon(s) listed above, the legal limits on the use of the specified weapon(s) and the laws relating to detaining people as a security guard. This person has met the minimum proficiency standards as set forth in the firearms training guide entitled, "DEMONSTRATE CARE AND USE OF FIREARMS" (published by the Wisconsin Department of Justice, Training and Standards Bureau, 123 W. Washington Avenue, Madison, Wisconsin 53702).

INSTRUCTOR WHO PRESENTED THE COMPLETE SECOND INSTRUCTOR, IF 2 INSTRUCTORS PRESENTED

COURSE OR PART OF THE COURSE.	THE COURSE.			
NUMBER OF HOURS PRESENTED	NUMBER OF HOURS PRESENTED			
PRINT OR TYPE NAME OF INSTRUCTOR	PRINT OR TYPE NAME OF INSTRUCTOR			
SIGNATURE OF INSTRUCTOR	SIGNATURE OF INSTRUCTOR			
Subscribed and sworn before me this day of	Subscribed and sworn before me this day of			
Signature of Notary Public (Seal)	Signature of Notary Public (Seal)			
Date Commission Expires	Date Commission Expires			
I hereby attest that to the best of my knowledge, the information	tion on this form is accurate.			
I hereby attest that I have not been convicted of a felony crime, and that I am not prohibited by any applicable federal or state law from carrying or being in possession of a firearm.  I further attest that I have read and understand sec. 941.29, Stats. (See page 4.)				
SIGNATURE OF PERSON APPLYING FOR FIREARMS CE	RTIFICATION DATE			
DESTRICTED OF TEMPORALITY OF THE MINING CE	DILLE CONTROL DILLE			

I hereby attest that to the best of my knowledge, the information on this form is accurate. Our agency, therefore, requests
that a permit to carry a firearm while on duty as a security guard be granted to the individual named on page 1.
SIGNATURE OF OWNER, OFFICER OR PARTNER OF PRIVATE DETECTIVE DATE

#### **IMPORTANT:**

All applicants <u>must</u> attach a copy of the private security permit issued by a Wisconsin law enforcement agency, except those who are licensed private detectives and those who have received a private security permit from the Department pursuant to the new law which required the Department to issue private security permits.

#### **CHAPTER 941.29 POSSESSION OF A FIREARM**

**941.29 Possession of a firearm.** (1) A person is subject to the requirements and penalties of this section if he or she has been:

(a) Convicted of a felony in this state.

AGENCY/SECURITY GUARD AGENCY

- (b) Convicted of a crime elsewhere that would be a felony if committed in this state.
- (bm) Adjudicated delinquent for an act committed on or after April 21, 1994, that if committed by an adult in this state would be a felony
- (c) Found not guilty of a felony in this state by reason of mental disease or defect.
- (d) Found not guilty of or not responsible for a crime elsewhere that would be a felony in this state by reason of insanity or mental disease, defect or illness.
- (e) Committed for treatment under s. 51.20 (13) (a) and ordered not to possess a firearm under s. 51.20 (13) (cv).
- (f) Enjoined under an injunction issued under s. 813.12 or 813.122 or under a tribal injunction, as defined in s. 813.12 (1) (e), issued by a court established by any federally recognized Wisconsin Indian tribe or band, except the Menominee Indian tribe of Wisconsin, that includes notice to the respondent that he or she is subject to the requirements and penalties under s. 941.29 and that has been filed under s. 806.247 (3).
  - (g) Ordered not to possess a firearm under s. 813.125 (4m).
- (2) A person specified in sub. (1) is guilty of a Class E felony if he or she possesses a firearm under any of the following circumstances:
- (a) The person possesses a firearm subsequent to the conviction for the felony or other crime, as specified in sub. (1) (a) or (b).
- (b) The person possesses a firearm subsequent to the adjudication, as specified in sub. (1) (bm).
- (c) The person possesses a firearm subsequent to the finding of not guilty or not responsible by reason of insanity or mental disease, defect or illness as specified in sub. (1) (c) or (d).
- (d) The person possesses a firearm while subject to the court order, as specified in sub. (1) (e) or (g).(e) The person possesses a firearm while the injunction, as
- (e) The person possesses a firearm while the injunction, as specified in sub. (1) (f), is in effect.
- (2m) Whoever violates this section after being convicted under this section is guilty of a Class D felony.
- (3) Any firearm involved in an offense under sub. (2) is subject to s. 968.20 (3).
- (4) A person is concerned with the commission of a crime, as specified in s. 939.05 (2) (b), in violation of this section if he or she knowingly furnishes a person with a firearm in violation of sub. (2).
- (5) This section does not apply to any person specified in sub. (1) who:
- (a) Has received a pardon with respect to the crime or felony specified in sub. (1) and has been expressly authorized to possess a firearm under 18 USC app. 1203; or

- (b) Has obtained relief from disabilities under 18 USC 925 (c).
- (6) The prohibition against firearm possession under this section does not apply to any correctional officer employed before May 1, 1982, who is required to possess a firearm as a condition of employment. This exemption applies if the officer is eligible to possess a firearm under any federal law and applies while the officer is acting in an official capacity.
- (7) This section does not apply to any person who has been found not guilty or not responsible by reason of insanity or mental disease, defect or illness if a court subsequently determines both of the following:
- (a) The person is no longer insane or no longer has a mental disease, defect or illness.
- (b) The person is not likely to act in a manner dangerous to public safety.
- (8) This section does not apply to any person specified in sub. (1) (bm) if a court subsequently determines that the person is not likely to act in a manner dangerous to public safety. In any action or proceeding regarding this determination, the person has the burden of proving by a preponderance of the evidence that he or she is not likely to act in a manner dangerous to public safety.
- (9) This section does not apply to a person specified in sub. (1) (e) if the prohibition under s. 51.20 (13) (cv) 1. has been canceled under s. 51.20 (13) (cv) 2. or (16) (gm).
- (10) The prohibition against firearm possession under this section does not apply to a person specified in sub. (1) (f) if the person satisfies any of the following:
- (a) The person is a peace officer and the person possesses a firearm while in the line of duty or, if required to do so as a condition of employment, while off duty.
- (b) The person is a member of the U.S. armed forces or national guard and the person possesses a firearm while in the line of duty.

History: 1981 c. 141, 317; 1983 a. 269; 1985 a. 259; 1993 a. 195, 196, 491; 1995 a. 71, 77, 306, 417

NOTE: See Chapter 141, laws of 1981, section 2, entitled "Initial applicability."

Where defendant is willing to stipulate to being a convicted felon, evidence of nature of felony is irrelevant if offered only to support felony conviction element. State v. McAllister, 153 W (2d) 523, 451 NW (2d) 764 (Ct. App. 1989).

Failure to give the warning under s. 973.033 does not prevent a conviction under this section. State v. Phillips, 172 W (2d) 391, 493 NW (2d) 238 (Ct. App. 1992).

Retroactive application of this provision did not violate the prohibition against ex post facto laws because the law is not intended to punish persons for a prior crime but to protect public safety. State v. Thiel, 188 W (2d) 695, 524 NW (2d) 641 (1994).

A convicted felon's possession of a firearm is privileged in limited enumerated circumstances. State v. Coleman, 206 W (2d) 198, 556 NW (2d) 701 (1996).

Sub. (5) (a) has been invalidated by congressional action. Pardons granted after November 15, 1986, will give recipients right to receive, possess or transport in commerce firearms unless pardon expressly provides otherwise. 78 Atty. Gen. 22.

### CERTIFICATION OF LEGAL STATUS.

I declare	under penalty of law that I am (check one):	
	a citizen or national of the United States, or	
	a qualified alien or nonimmigrant lawfully present in professional license or credential as defined in the Professional license or credential license or credential as defined in the Professional license or credential license or c	Personal Responsibility and Work Opportunities C. §1601 et. seq. (PRWORA). For questions S. Citizenship and Immigration Services in the
ALL APPLICA	NTS MUST COMPLETE THIS SECTION	
	AFFIDAVIT OF APPLICA	ANT
strictly i material applicat applicat combina issued a	e that I am the person referred to on this application true in every respect. I understand that failure to lly false statement and/or giving any materially ion for a credential or for renewal or reinstatement ion processing delays; denial, revocation, suspensitation thereof; or such other penalties as may be provided credential, or renewal or reinstatement thereof, trative code provisions of the licensing authority will be a supplied to the provided that is a supplied to the provision of the licensing authority will be a supplied to the licensing authority will be a supplied to the licensing authority will be a supplied to the licensing authority wille	provide requested information, making any false information in connection with my ent of a credential may result in credential ion or limitation of my credential; or any ided by law. I further understand that if I am failure to comply with the statutes and/or
Signature of App	plicant	Date

**SOCIAL SECURITY NUMBER.** Your social security number (or employer identification number if you are applying as a business entity) must be submitted with your application on this form. If you do not have a social security number you must submit a statement under oath or affirmation. If your social security number or a statement is not provided, your application will be denied. A form for submitting a statement that you do not have a social security number is available from the department.

(Please	Print)	
First Name Middle	e Initial	Last Name
Date of Birth month	ssionday	year
	- [	

The Department may not disclose the social security number collected above except to the Department of Children and Families for purposes of administering the child and spousal support program,<sup>2</sup> to the Department of Revenue for the purpose of determining whether you are liable for delinquent taxes,<sup>3</sup> and to the federal Healthcare Integrity and Protection Data Bank for the purpose of reporting adverse actions against health care practitioners.<sup>4</sup>

<sup>&</sup>lt;sup>1</sup> Section 440.03 (11m), Wis. Stats.

<sup>&</sup>lt;sup>1</sup> Section 440.03 (11m), Wis. Stats. <sup>2</sup> Sections 49.22, and 440.13, Wis. Stats.

<sup>&</sup>lt;sup>3</sup> Section 440.12, Wis. Stats.

<sup>&</sup>lt;sup>4</sup> Health Insurance Portability and Accountability Act (HIPAA) of 1996